

**MINUTES OF THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**July 23, 1999**

**DIVISION TWO**

Court convened at 9:00 A.M.

Present: Boren, P.J., Nott, J., Zebrowski, J., Mallano, J. (Assigned), and G. Villanueva, Deputy Clerk.

B125959     Fransen  
                 v.  
                 Block

Merits:

Argued by Sheilah Curtis, deputy county counsel, for appellant and by Patrick Thistle for respondent. Cause submitted.

B125166     Schmidt  
                 v.  
                 Hermosa Beach Yacht Club

Merits:

Argued by Robert Tessier for appellant and by Priscilla Slocum for respondent. Cause submitted.

B124035     Tracey  
                 v.  
                 Bicycle Club Casino

Merits:

Argued by James Palmer for appellant and by Ronald Parker for respondent. Cause submitted.

DIVISION TWO (Continued)

B118598 Lindblom  
v.  
Park Wellington Homeowners

Merits:  
Argued by Roderick Lindblom appellant in propria persona and by Leonard Siegel for respondent. Cause submitted.

B120631 Graff-Cooper  
v.  
Oblath

Merits:  
Argued by Robert Weiss for appellant and Brian Barrow for respondent. Cause submitted.

B111076 Melez  
v.  
Regents University of California

Merits:  
Argued by George delaFlor for appellant and by Gordon Letter and Kathryn Janssen for respondent. Cause submitted.

B115454 Phillips  
v.  
Glendale Federal Bank

Merits:  
Argued by Stephen King for appellant and cross-respondent and Theresa Kristovich for respondent and cross-appellant. Submitted.

Boren, P.J. leaves the bench.

DIVISION TWO (Continued)

B119131     Lutnick  
              v.  
              Cantor  
              (Estate of B. Gerald Cantor, r.p.i.)

Merits:  
Argued by Frank Kaplan for appellant and by Seth Hufstedler for  
respondent. Cause submitted.

B118542     Lutnick  
              v.  
              Cantor  
              (In re Cantor Family Trust, r.p.i.)

Merits:  
Argued by Frank Kaplan for appellant and by Seth Hufstedler for  
respondent. Cause submitted.

Each of the following:

B124391     People v. Hillard  
B118904     People v. Goodwin  
B120787     People v. Gutierrez  
B126635     People v. Abbott  
B122577     People v. Ayers & Bray  
B118829     People v. Davis  
B125465     People v. Dovalina  
B120984     People v. Hardy  
B121569     Borkton v. Borkton  
B117791     Murchison v. Bell  
B125067     People v. Diana V.  
B124668     People v. Trevino  
B124758     People v. Williams  
B123950     People v. Smith  
B131547     Patricia B. v. S.C.L.A.  
B126293     In Re Dramain C.  
B129264     In the Matter of Karina M.  
B124522     In the Matter of Justin T.

## DIVISION TWO (Continued)

Each of the following (cont.):

B126311	People v. DePaul
B123130	People v. Fite
B126459	People v. Munguia
B117250	Gonzalez v. Mission Foods
B120763	People v. Leonard et al.

Argument waived, cause submitted.

Court adjourned.

DIVISION FOUR

B132134      Domingo G.      (Not for Publication)  
v.  
Superior Court, Los Angeles County  
(Los Angeles County Department of Children and Family Services, r.p.i.)

Let a peremptory writ issue compelling respondent court to set aside its May 18, 1999, orders finding that returning physical custody of Domika G. and Paula G. to petitioner Domingo G. would create a substantial risk of detriment to the children and setting the matter for a section 366.26 hearing on August 24, 1999, and to thereafter conduct the required hearings in regard to paternity (316.2) and detriment (366.21, subd. (f)) at which petitioner will be represented by counsel. This decision is final forthwith. (Rule 24(d), Cal. Rules of Court.).

Vogel (C.S.), P.J.

We concur: Epstein, J.  
Curry, J.

## DIVISION FOUR (Continued)

[illegible]

The judgment is affirmed.

Vogel (C.S.), P.J.

We concur: Epstein, J.  
Hastings, J.

B127771 People (Not for Publication)  
v.  
Ross

For the foregoing reasons, the judgment is modified to impose and suspend a fine in the sum of \$400 pursuant to Penal Code section 1202.45, to impose a laboratory analysis fee of \$50 pursuant to Penal Code section 1464 and a penalty assessment in the sum of \$35 pursuant to Government Code section 76000. As modified the judgment is affirmed. The Superior Court is directed to prepare an amended abstract of judgment in accord with this modification.

Epstein, J.

We concur: Vogel (C.S.), P.J.  
Hastings, J.

B126506 American Continental Ins. Co.  
v.  
American Casualty Co.

Filed order modifying opinion. (No change in the judgment)

DIVISION FOUR (Continued)

B124963      County of L.A. Probation Dept.                      (Not for Publication)  
v.  
Civil Service Commission of Co. of L.A.  
Pryor

The judgment (order directing County of Los Angeles Civil Service Commission to set aside decision overturning discharge of appellant) is reversed. The request for attorney fees is denied. Appellant Pryor is to recover costs on appeal.

Hastings, J.

We concur:    Vogel (C.S.), P.J.  
Curry, J.

B129925      C.A.Rasmussen Co.                      (Not for Publication)  
v.  
S.C.L.A.  
Morton

The petition for writ of mandate is denied. Each side to bear its own costs on this writ proceeding.

Epstein, J.

We concur:    Vogel (C.S.), P.J.  
Hastings, J.

B117206      County of Los Angeles                      (Not for Publication)  
v.  
Polk

The judgment is affirmed.

Epstein, J.

We concur:    Vogel (C.S.), P.J.  
Hastings, J.

July 23, 1999-Continued

DIVISION FIVE

B118176      Jonathan Van Post      (Certified for Publication)  
v.  
Palo/Haklar & Associates et al.

The judgment is affirmed. Respondents to recover costs.

Armstrong, J.

We concur: Turner, P.J.  
Godoy Perez, J.

## DIVISION SEVEN

B116878      Salzburg  
v.  
Salzburg

Filed order denying petition for rehearing.